IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

ALFONSO NORMAN,

Petitioner,

Petitioner,

VS. DISTRICT COURT
MIDDLE DISTRICT ALA

UNITED STATES OF AMERICA,

Respondent.

MOTION FOR DISCOVERY UNDER RULE 6 GOVERING § 2255 PROCEEDINGS

Comes Now Alfonso Norman (Petitioner/Defendant) in the capacity of Pro-Se litigant respectfully request the Court permission to conduct discovery under the Federal Rules of Criminal Procedure or Civil Procedure or in accordance with the practice and principle of law.

1. <u>Requesting Discovery</u>: A party requesting discovery must provide reasons for the request. The request must also include any proposed interrogatories and request for admission, and must specify any requested documents.

A. Reason for Discovery:

The Petitioner states that the discovery that he is seeking is very important to proving the facts and providing the evidence needed for the district court to evaluate his Constitutional claims raised in his 2255 motion.

- B. <u>Interrogatories and Request for Admissions:</u>
- 1. Did the Montgomery Police Department or Officer Conway return the search warrant to Municipal Court Judge Les Hayes?
- 2. Did Municipal Court Judge Les Hayes forward the search warrant to Federal Court?
 - 3. Did Municipal Court Judge Les Hayes forward the search warrant to the

state court?

4. Did the Montgomery Police Department or Officer Conway or Task Force
Officer Wingard receive an order from any state court releasing the property
seized by the search warrant at 2429 E. Fourth street to the U.S. Marshalls or
the United States District Court or U.S. Attorney.

C. Documents Requested:

- 1. A signed copy of the return did on the search warrant issued at 2429 E. Fourth Street.
- 2. The State Court order authorizing the Montgomery Police Department or Officer Conway or Task Force Officer Wingard to turn the property taken from 2429 E. Fourth Street to the U.S. Government.
- 3. All Documents from Municipal Court Judge Les Hayes forwarding the search warrant to any officer of the state or federal Court Clerk for detention.

WHEREFORE, premises considered that this Honorable Court will grant him the relief that he seek or whatever the Court deems fair and just.

Respectfully Submitted,

ALFONSO NORMAN#11288-002

P.O. Box 34550

F.C.I. Memphis

Memphis, TN 38184-0550

I hereby certify that on February 11, 2008 I filed the foregoing Motion with the Clerk's Office of the Court and the United States Attorney by depositing it in the prison mailbox by certified mail.

cc: Sandra J. Stewart
Assistant U.S. Attorney
131 Clayton Street
Montgomery, Alabama 36101-0197

Respectfully Submitted,

ALFONSO NORMAN#11288-002

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